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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/066,363	01/31/2002	Paul Finster	GIST-004/00US	2481	
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COOLEY GODWARD LLP			SHANG, ANNAN Q		
ATTN: PATENT GROUP THE BOWEN BUILDING			ART UNIT	PAPER NUMBER	
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WASHINGTON, DC 20005-2221			DATE MAILED: 08/16/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/066,363	FINSTER ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Annan Q. Shang	2623			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address			
A SH WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply within the set of set of the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ 2a)⊟	Responsive to communication(s) filed on 31 Ja This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Dispositi	ion of Claims					
5)□ 6)⊠ 7)□ 8)□ <b>Applicat</b> i 9)□ 10)□	Claim(s) 1-15 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-15 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or ion Papers  The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine Replacement drawing sheet Replacement drawing sheet Replacement drawi	wn from consideration.  r election requirement.  er.  epted or b) objected to by the lidrawing(s) be held in abeyance. See tion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority u	under 35 U.S.C. § 119					
12) a)(	<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
2) 🔲 Notic 3) 🔯 Inforr	et(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) tr No(s)/Mail Date 7/02:7/03	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:		(		

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-4, 6 and 8-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Alexander et al (6,177,931).

As to claims 1-2, note the **Alexander** reference figures 1 and 3-9 discloses systems and methods for displaying and recording control interface with TV programs, video ads information and EPG information and further discloses a method for operating a set top box (STB or Information Cable Box 'ICB' 24, fig.1 and col.3, lines 1-25), the method comprising:

A processor; a memory device connected to the processor; and a plurality of instructions stored on the memory device (all inherent to a Computer at Head end 'HE' or EPG Web Server, col.8, lines 36-64 and col.29, lines 14-37), the plurality of instructions configured to cause the processor to:

Identifying a plurality of programming information display options (Head end 'HE' or EPG Web Server 'EPG-WS,' HE/EPG-WS, col.5, line 54-67, col.6, lines 12-28, line 56-col.7, line 30, line 46-56, col.8, line 36-64 and col.29, lines 14-col.30, line 1+);

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Generating, at the listing server (HE/EPG-WS), a first display configuration, where the first display configuration corresponds to a first combination of the options included in the plurality of programming information display options (col.5, line 54-67, col.6, lines 12-28, line 56-col.7, line 30, line 46-56, col.29, lines 14-col.31, line 1+);

Generating, at a programming listing server, a second display configuration where the second display configuration corresponds to a second combination of the options included in the plurality of programming information display options, storing the first display configuration and the second display configuration in a memory associated with the programming listing server (col.5, line 54-67, col.6, lines 12-28, line 56-col.7, line 30, line 46-56, col.29, lines 14-col.31, line 1+);

Selecting one of the display configuration and the second display configuration to send to the viewer, where the first display configuration is sent to the viewer responsive to the viewer being associated with the first combination of the options and where the second display configuration is sent to the viewer responsive to the viewer being associated with the second combination of the options and providing the selected one of the first display configuration and the second display configuration to the viewer (col.7, lines 1-17, col.24, lines 30-40, col.28, line 12-col.29, line 67, col.30, line 45-col.32, line 1+), note that the data can be stored at the user location on at the HE or WWW Server and the EPG application is responsive to user command where a use can instruct the EPG to automatically tune to a particular channel guide on channel and further the broadcaster or HE can streaming various portions of the EPG or channel to the ICB-24 in real-time or on-going basis.

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As to claim 2, Alexander further discloses where the programming information display options comprises a plurality of viewing preferences selectable by the viewer (col.6, lines 65-col.7, line 30, lines 46-56, col.18, line 1-67) and comprises STB characteristics (col.28, lines 22-29)

A to claim 3, Alexander further discloses where the programming information display options comprise a STB characteristic (col.28, lines 10-29 and col.29, line 56-col.30, line 58).

A to claim 4, Alexander further discloses where the display configuration comprises an HTML page and XML page (col.8, lines 36-64 and col.18, line 1-67)

Claim 6 is met as previously discussed with respect to claim 4.

A to claim 8, Alexander further discloses receiving a request from the viewer for programming information and determining which combination of the options is associated with the viewer (col.7, lines 1-30-lines 47-56, col.8, line 22-64, col.24, lines 31-40, col.29, lines 14-30 and line 56-col.30, line 58).

As to claim 9, Alexander further discloses generating at the programming listing server an indication to update a viewer-local program listing source and determining which combination of options is associated with the viewer, where providing the selected one of the first display configuration and the second display configuration to the viewer comprises, responsive to the indication, pushing the selected one of the first display configuration and the second display configuration to the viewer-local program listing source (col.7, lines 1-30-lines 47-56, col.8, line 22-64, col.24, lines 31-40, col.29, lines 14-30 and line 56-col.30, line 58).

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As to claim 10, the claimed "A system for presenting programming information to a viewer, the system comprising..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

As to claim 11, the claimed "A method for presenting programming information to a viewer, the system comprising..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

Claim 12 is met as previously discussed with respect to claim 3.

Claim 13 is met as previously discussed with respect to claim 8.

As to claim 14, Alexander further discloses caching at the program-listing server, the selected one of the plurality of display configurations (col.24, lines 31-40 and col.29, lines 14-30 and line 56-col.30, line 58).

As to claim 15, the claimed "A system for presenting programming information to a viewer, the system comprising..." is composed of the same structural elements that were discussed with respect to the rejection of claim 1.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 5 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alexander et al (6,177,931) as applied to claim 1 above, and further in view of Watson et al (2004/0049574).

As to claims 5 and 7, Alexander teaches using a browser application, but fails to explicitly teach where the EPG application comprises JavaScript code and where the programming information data structure comprises a JavaScript data structure.

However, note the **Watson** reference figures 1-6, discloses a Web Server which responds to request message from a remote user device (PDA, PC, WAP Phone, TV, etc.,) and dynamically generates a menu based on extracted information or cookie, e.g., memory capacity, manufacturer identifier, etc., receive from the device (fig.5, page 2, [0046], [0051-53], page 5, [0074-0077]) and further teaches Java application and generating a menu using JavaScript (page 2, [0047-0048] and [0068-0070]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teaching of Watson into the system of Alexander to run a secure and platform-neutral application that is more robust and manages memory on its own.

## Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Klopfenstein et al. (6,985,190), disclose real-time signal strength display of terrestrial digital TV signals.

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Hind et al. (6,715,129), disclose achieving application-specific document content by transcoding using Java server pages.

Abato et al. (6,513,069), disclose enhanced video programming system and method for providing a distributed community network.

Li et al. (6,345,279), disclose methods and apparatus for adapting multimedia content for client devices.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Annan Q. Shang** whose telephone number is **571-272-7355**. The examiner can normally be reached on **700am-400pm**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Christopher S. Kelley** can be reached on **571-272-7331**. The fax phone number for the organization where this application or proceeding is assigned is **571-273-8300**.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Annan Q. Shang